ERNEST HOREJSI TRUST NO 1B Form PREC14A June 04, 2002

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. $_$)

Filed by the Registrant [] Filed by a Party other than the Registrant [X]
<pre>Check the appropriate box: [X] Preliminary Proxy Statement [] Confidential, for Use of the Commission only (as permitted by Rule 14a-6(e)(2)) [] Definitive Proxy Statement [] Definitive Additional Materials [] Soliciting Material Under Rule 14a-12</pre>
First Financial Fund, Inc. (Name of Registrant as Specified in Its Charter)
Lola Brown Trust No. 1B (Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Payment of Filing Fee (Check the appropriate box):
[X] No fee required
[] Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11
 (1) Title of each class of securities to which transaction applies:
[] Fee paid previously with preliminary materials.
[] Check box if any part of the fee is offset as provided by Exchange Act Rule $0-11(a)(2)$ and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
<pre>(1) Amount Previously Paid: (2) Form, Schedule or Registration Statement No.: (3) Filing Party: (4) Date Filed:</pre>

STEWART HOREJSI 200 SOUTH SANTA FE

SALINA, KANSAS 67401

Dear Fellow Shareholder:

I am writing this letter on behalf of the First Financial Shareholders for Tomorrow, which includes the five largest shareholders of First Financial Fund, Inc. (the "Fund"). The participants in First Financial Shareholders for Tomorrow own more than 39% of the Fund's stock.

The Fund has called its annual meeting of shareholders for the purpose of electing two (2) directors. The meeting is scheduled to be held on August 12, 2002 at 10:30 a.m., at Gateway Center Three, 100 Mulberry Street, Newark, New Jersey 07102-4077.

First Financial Shareholders for Tomorrow is seeking your support in electing its nominees, Dr. Dean Jacobson and Joel W. Looney, to the Fund's Board of Directors. As the Fund's largest shareholders, participants in First Financial Shareholders for Tomorrow believe that they have the greatest financial incentive to ensure that the Fund's performance is strong. The incumbent directors running for reelection each oversee more than 70 other portfolios, and First Financial Shareholders for Tomorrow does not believe these incumbents can provide a sufficiently high level of attention for your Fund if they are simultaneously serving as directors or trustees of so many other investment funds.

Please vote "FOR" the election of nominees of First Financial Shareholders for Tomorrow as directors of the Fund and return your proxy card now in the enclosed envelope. If you have any questions or need assistance in voting your shares, please contact MacKenzie Partners, Inc., who is assisting in the solicitation, toll-free at (800) 322-2885.

Sincerely yours,

STEWART R. HOREJSI

PROXY STATEMENT IN OPPOSITION TO
THE SOLICITATION BY THE BOARD OF DIRECTORS OF
FIRST FINANCIAL FUND, INC.

ANNUAL MEETING OF SHAREHOLDERS To be held on August 12, 2002

To Our Fellow Shareholders:

This proxy statement and the enclosed GREEN proxy card are being furnished by First Financial Shareholders for Tomorrow ("Shareholders for Tomorrow") to holders of record on May 22, 2002 (the "Record Date") of shares of common stock of First Financial Fund, Inc., a Maryland corporation (the "Fund"), in connection with the solicitation of proxies by Shareholders for Tomorrow for use at the annual meeting of shareholders of the Fund scheduled to be held on Monday, August 12, 2002 at 10:30 a.m., local time, and any and all adjournments or postponements thereof. The annual meeting will be held at Gateway Center Three, 100 Mulberry Street, Newark, New Jersey 07102-4077. We estimate that this proxy statement and the accompanying GREEN proxy card will first be sent to the Fund's shareholders on or about June ___, 2002.

The election of two Class I directors of the Fund is the only matter scheduled to be voted upon at the annual meeting. Shareholders for Tomorrow is soliciting your proxy in support of the election of Dr. Dean Jacobson and Joel W. Looney, Shareholders for Tomorrow's two nominees as Class I directors (terms expiring in 2005) of the Fund's Board of Directors.

REASONS FOR SHAREHOLDERS FOR TOMORROW'S SOLICITATION

Shareholders for Tomorrow has undertaken this proxy solicitation because it believes its nominees will provide an important and necessary voice for Fund shareholders. The largest shareholder participating in Shareholders for Tomorrow, the Lola Brown Trust No. 1B (the "Trust") has owned the Fund's common stock since August 1999 and has invested more than \$22 million in 2,568,200 (or approximately 10.9%) of the Fund's shares. In addition to the Trust's holdings, other participants in Shareholders for Tomorrow (described below) hold a total of approximately 6,775,000 shares, or about 28.7% of the Fund's shares. Thus, in the aggregate, the participants in Shareholders for Tomorrow include the five largest shareholders of the Fund, holding approximately 39.6% of the Fund's shares.

Because of their substantial investment in the Fund, the participants in Shareholders for Tomorrow have considerable economic motivation to ensure that the Fund's performance is and remains strong. For the reasons stated below, Shareholders for Tomorrow believes that its nominees will provide the requisite "voice" for shareholders and will make sure that Fund performance remains strong.

Shareholders for Tomorrow would like shareholders to consider two important reasons for supporting its nominees:

o First, Shareholders for Tomorrow believes that the nominees of the Fund's board of directors, Messrs. Dorsey and La Blanc, may not provide a sufficiently high level of attention for your Fund when they are simultaneously serving as directors or trustees of more than 70 other investment funds. According to the Fund's proxy statement, Mr. Dorsey currently serves as a director or trustee of 78 portfolios within the Prudential Fund Complex. Similarly, Mr. La Blanc currently serves as a director or trustee of 74 portfolios within the Prudential Fund Complex. Fund directors have a duty to closely monitor the Fund's investments and Shareholders for Tomorrow believes Fund shareholders should carefully consider whether Messrs. Dorsey and La Blanc's responsibilities to so many other investment funds will impact their ability to adequately monitor Fund investments and otherwise fulfill their duties as shareholder "watchdogs.".

o Second, Shareholders for Tomorrow believes that share ownership by Fund directors should be an important consideration for shareholders because it necessarily gives the director an "owner's perspective" when making strategic decisions on behalf of the Fund. Shareholders for Tomorrow believes it is simply common sense that a director who is also a significant "owner" will pay more attention to his or her investment (i.e., the Fund) than a non-owner director. Because of the significant level of share ownership by the participants in Shareholders for Tomorrow, a strong "owner's perspective" exists with respect to the Fund and Shareholders for Tomorrow will strongly encourage its nominees to become significant holders in the Fund's shares. In contrast, based on most recent filings with the SEC, current officers and directors of the Fund hold fewer than 6,000 of the Fund's shares. Although the Fund's proxy statement does not indicate exactly how many shares the Fund's incumbent directors and officers hold, it concedes that the Fund's directors and officers own less than 1% of the shares. According to their mandatory filings with the SEC, Messrs. Dorsey and La Blanc,

the incumbent directors nominated under the Fund's proxy statement, own less than 3,000 shares together. Simply put, Shareholders for Tomorrow believes that directors owning so little of the Fund will not have the same incentive as owner-directors when it comes to maximizing Fund performance and shareholder return.

On March 26, 2002, the Trust sent a letter to the Fund indicating the Trust's intention to nominate Dr. Jacobson and Mr. Looney for election as directors at the annual meeting unless the Fund's nominating committee nominated Dr. Jacobson and Mr. Looney. The Fund's nominating committee consisted of three directors, Messrs. Dorsey, La Blanc and Whitehead. At the nominating committee's meeting on May 21, 2002, the nominating committee essentially voted to nominate its own members by recommending two of its three members, Messrs. Dorsey and La Blanc, be nominated for reelection. As a result, Shareholders for Tomorrow has commenced this solicitation in order to provide the Fund's shareholders with a choice of nominees for election to the Fund's board.

VOTING PROCEDURES

If you wish to vote for Shareholders for Tomorrow's nominees, you may do so by completing and returning a GREEN proxy card. A GREEN proxy card that is returned to Shareholders for Tomorrow or its agent will be voted as the shareholder indicates thereon. If a GREEN proxy card is returned without a vote indicated thereon, the shares represented thereby will be voted FOR the election of Shareholders for Tomorrow's nominees.

Discretionary authority is provided in the proxy sought hereby as to other business as may properly come before the annual meeting (of which Shareholders for Tomorrow is not aware as of the date of this proxy statement) and matters incident to the conduct of the annual meeting, which discretionary authority will be exercised in accordance with Rule 14a-4 promulgated by the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, as amended.

Your vote at the annual meeting is especially important, no matter how many or how few shares you own. Please sign and date the enclosed proxy card and return it in the enclosed postage-paid envelope promptly.

The Fund currently has a total of five directors, divided into three classes. There are two Class I directors, whose terms expire in 2002, two Class II directors, whose terms expire in 2003, and one Class III director, whose term expires in 2004. As described more fully above under "Reasons for the Solicitation," the participants in Shareholders for Tomorrow believe that, as the Fund's five largest shareholders, they have the greatest economic motivation to ensure that the Fund's performance will be strong. At the annual meeting, the Trust will propose Dr. Dean Jacobson and Joel W. Looney as the Class I directors (terms expiring in 2005) to be elected at the annual meeting. GREEN proxy cards that are properly signed, dated and returned will be voted in a manner consistent with this proposal.

Voting, Quorum

Only shareholders of record on the Record Date will be entitled to vote at the annual meeting. According to information contained in the Fund's 2002 proxy statement, there were 23,622,382 shares of the Fund's common stock issued and outstanding as of the Record Date. Holders of record on the Record Date will be entitled to cast one vote on each matter for each share of the Fund's common stock held by them. Shares of the Fund's common stock do not have cumulative voting rights. Directors of the Fund are elected by a vote of a majority of the outstanding voting shares. Shareholders for Tomorrow recommends that shareholders vote FOR the election of its nominees, Dr. Jacobson and Mr. Looney.

Broker non-votes are shares held in street name for which the broker indicates that instructions have not been received from the beneficial owners or other persons entitled to vote and with respect to which the broker does not have discretionary voting authority. Broker non-votes will be counted as shares present for purposes of determining whether a quorum is present, as will shares in which the shareholder elects to withhold authority to vote for all nominees. Broker non-votes and withheld shares will effectively will be a vote against any nominees, because the required vote is a majority of the Fund's outstanding shares.

Under the By-Laws of the Fund, a quorum for the transaction of business is constituted by the presence in person or by proxy of a majority of the outstanding shares of the Fund entitled to vote at the meeting.

Revocation of Proxies

Any proxy given in connection with the annual meeting (whether given to the Fund or to Shareholders for Tomorrow) may be revoked by a shareholder at any time prior to the voting thereof at the annual meeting by delivering a written revocation to the Secretary of the Fund or to the presiding officer at the annual meeting, by executing and delivering a later dated proxy to Shareholders for Tomorrow or the Fund or their solicitation agents, or by voting in person at the annual meeting. Attendance at the annual meeting will not in and of itself revoke a proxy.

There is no limit on the number of times that a shareholder may revoke his or her proxy prior to the annual meeting. Only the latest dated, properly signed proxy card will be counted.

IF YOU HAVE ALREADY SENT A PROXY CARD TO THE BOARD OF DIRECTORS OF THE FUND, YOU MAY REVOKE THAT PROXY AND VOTE FOR THE NOMINEES OF SHAREHOLDERS FOR TOMORROW BY SIGNING, DATING AND MAILING THE ENCLOSED GREEN PROXY CARD IN THE ENVELOPE PROVIDED.

IF YOU WISH TO VOTE FOR SHAREHOLDERS FOR TOMORROW"S NOMINEES, YOU MAY DO SO BY COMPLETING AND RETURNING A GREEN PROXY CARD. A GREEN PROXY CARD THAT IS RETURNED TO SHAREHOLDERS FOR TOMORROW OR ITS AGENT WILL BE VOTED AS THE SHAREHOLDER INDICATES THEREON. IF A GREEN PROXY CARD IS RETURNED WITHOUT A VOTE INDICATED THEREON, IT WILL BE VOTED IN FAVOR OF SHAREHOLDERS FOR TOMORROW'S NOMINEES.

INFORMATION CONCERNING SHAREHOLDERS FOR TOMORROW

Shareholders for Tomorrow was formed by the Trust and the other trusts for the benefit of certain members of the Horejsi family described below. The Trust is a trust organized by Lola Brown for the benefit of her issue. The business address of the Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the Trust owned 2,568,200 shares of the Fund's common stock, representing approximately 10.9% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the Trust has not sold any shares of the Fund. The trustees of the Trust, Badlands Trust Company ("Badlands"), Susan Ciciora and Larry Dunlap, may be deemed to control the Trust and may be deemed to possess indirect beneficial ownership of the shares held by the Trust. However, none of the trustees, acting alone, can vote or exercise dispositive authority over shares held by the Trust. Accordingly, Badlands, Ms. Ciciora and Mr. Dunlap disclaim beneficial ownership of the shares of the Fund's common stock beneficially owned, directly or indirectly, by the Trust.

The Ernest Horejsi Trust No. 1B (the "EH Trust") is a trust organized by Ernest Horejsi for the benefit of his issue. The business address of the EH

Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the EH Trust owned 1,795,100 shares of the Fund's common stock, representing approximately 7.6% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the EH Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the EH Trust has not sold any shares of the Fund. The trustees of the EH Trust, Badlands, Ms. Ciciora and Mr. Dunlap, may be deemed to control the EH Trust and may be deemed to possess indirect beneficial ownership of the shares held by the EH Trust. However, none of the trustees, acting alone, can vote or exercise dispositive authority over the shares held by the EH Trust. Accordingly, Badlands, Ms. Ciciora and Mr. Dunlap disclaim beneficial ownership of the shares of the Fund's common stock beneficially owned, directly or indirectly, by the EH Trust. The EH Trust successfully took control of another closed-end fund, US LIFE Income Fund (now Boulder Growth & Income Fund, Inc.) earlier in 2002.

The Mildred B. Horejsi Trust (the "Mildred Trust") is a trust organized by Mildred Horejsi for the benefit of her issue. The business address of the Mildred Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the Mildred Trust owned 1,922,400 shares of the Fund's common stock, representing approximately 8.1% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the Mildred Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the Mildred Trust has not sold any shares of the Fund. The trustees of the Mildred Trust, Badlands, Ms. Ciciora and Brian Sippy, may be deemed to control the Mildred Trust and may be deemed to possess indirect beneficial ownership of the shares held by the Mildred Trust. However, none of the trustees, acting alone, can vote or exercise dispositive authority over the shares held by the Mildred Trust. Accordingly, Badlands, Ms. Ciciora and Mr. Sippy disclaim beneficial ownership of the shares of the Fund's common stock beneficially owned, directly or indirectly, by the Mildred Trust.

The Stewart R. Horejsi Trust No. 2 (the "SRH Trust") is a trust organized by Stewart R. Horejsi for the benefit of his issue. The business address of the SRH Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the SRH Trust owned 1,697,900 shares of the Fund's common stock, representing approximately 7.2% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the SRH Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the SRH Trust has not sold any shares of the Fund. The trustees of the SRH Trust, Badlands, Robert Kastner and Robert Ciciora, may be deemed to control the SRH Trust and may be deemed to possess indirect beneficial ownership of the shares held by the SRH Trust. However, none of the trustees, acting alone, can vote or exercise dispositive authority over the shares held by the SRH Trust. Accordingly, Badlands, Mr. Kastner and Mr. Ciciora disclaim beneficial ownership of the shares of the Fund's common stock beneficially owned, directly or indirectly, by the SRH Trust.

The Susan L. Ciciora Trust (the "Susan Trust") is a trust organized by Susan L. Ciciora for the benefit of her issue. The business address of the Susan Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the Susan Trust owned 1,359,800 shares of the Fund's common stock, representing approximately 5.8% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the Susan Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the Susan Trust has not sold any shares of the Fund. Badlands, as the sole trustee of the Susan Trust, may be deemed to control the Susan Trust and may be deemed to possess indirect beneficial ownership of the shares held by the Susan Trust. In addition, the SRH Trust, as the sole shareholder of Badlands, may also be deemed to control the

Susan Trust and may be deemed to possess indirect beneficial ownership of the shares held by the Susan Trust.

The John S. Horejsi Trust (the "John Trust") is a trust organized by John S. Horejsi for the benefit of his issue. The business address of the John Trust is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. As of the Record Date, the John Trust owned 100 shares of the Fund's common stock, representing less than 1% of the issued and outstanding shares of the Fund's common stock. Information regarding purchases of shares of the Fund's common stock by the John Trust during the last two years is set forth on Exhibit 1 attached hereto. During such period, the John Trust has not sold any shares of the Fund. Badlands, the sole trustee of the John Trust, may be deemed to control the John Trust and may be deemed to possess indirect beneficial ownership of the shares held by the John Trust.

Badlands is a South Dakota corporation organized and chartered to act as a private trust company to administer the Trust as well as other related trusts. The directors of Badlands are Mr. Dunlap, Mr. Stephen C. Miller, Robert Ciciora, who is the brother-in-law of Ms. Ciciora, Gail G. Gubbels and Marty Jans. The executive officers of Badlands are Mr. Gubbels, President, Mr. Jans, Secretary, and Mr. Miller, Vice President and Assistant Secretary. Badlands is wholly owned by the SRH Trust. The business address of Badlands is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078. By virtue of the relationships described above, Messrs. Dunlap, Miller, Jans and Ciciora and Gubbels may be deemed to share the indirect power to vote and direct the disposition of the shares deemed to be indirectly held by Badlands, but such persons disclaim beneficial ownership of such shares. The business address of Mr. Miller is 1680 38th Street, Suite 800, Boulder, Colorado 80301, of Mr. Dunlap is 223 N. Santa Fe, P.O. Box 121, Salina, Kansas 67401, of Messrs. Jans and Gubbels, 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078, and of Mr. Ciciora, 731 Dorchester Drive, Bolingbrook, Illinois 60441.

BACKGROUND

Among other investments, the Trust and certain of the other Horejsi family trusts have substantial investments in another closed-end mutual fund called the Boulder Total Return Fund, Inc. (the "BTF Fund"). Mr. Looney (one of Shareholders for Tomorrow's nominees for election to the Fund's Board of Directors) is a director of the BTF Fund and Richard Barr, a current director of the Fund, is also a director of the BTF Fund. Stewart Horejsi is the investment manager of each of the two investment advisors that provide investment advisory services to the BTF Fund.

The BTF Fund was ranked by Lipper as the #1 fund for the year 2000 for its investment performance in the closed-end Growth & Income Fund category out of eight funds and the #2 fund for the year 2001. In calendar year 2000, the BTF Fund achieved a total return on its net assets of 24.53% (compared to a 9.10% loss returned by the S&P 500 Index for the same period), and during calendar year 2001, the BTF Fund achieved a total return on its net assets of 15.9% (compared with -11.9% returned by the S&P 500 Index for the same period).

THE NOMINEES

GREEN proxy cards which are signed, dated and returned to Shareholders for Tomorrow or its agent, MacKenzie Partners, Inc., will be voted in favor of the election of Dr. Jacobson and Mr. Looney. Dr. Jacobson and Mr. Looney have furnished Shareholders for Tomorrow with the following information concerning their employment history and certain other matters:

Dr. Dean Jacobson Founder and President of Forensic Engineering, Inc. 4747 S. Lakeshore Dr. (expert witnesss for litigation) since 1977; since 1997 Suite 203 Professor Emeritus at Arizona State University; prior to Tempe, Arizona 1997 Professor of Engineering at Arizona State University.

Age: 63

Age: 40

Joel W. Looney Partner of Financial Management Group, LLC (financial 506 S. Cherry St. planning services for individuals and businesses) since Lindsborg, Kansas July 1999; Vice President and Chief Financial Officer of 87456 Bethany College from June 1995 to June 1999; Director of Boulder Total Return Fund, Inc. and Boulder Growth & Income Fund, Inc.

Dr. Jacobson and Mr. Looney have consented to being named in this proxy statement and have agreed to serve as directors of the Fund if elected. They have no family relationship with each other. Neither Dr. Jacobson nor Mr. Looney is an "interested person" of the Fund within the meaning of Section 2(a)(19) of the Investment Company Act of 1940. Neither Dr. Jacobson nor Mr. Looney have ever been an officer, employee, director, general partner or shareholder of Wellington Management Company, LLP, the Fund's current investment advisor, or an affiliate thereof, nor do either have any other material direct or indirect interest in such investment advisor or any of its affiliates or the Fund's administrator, Prudential Investments Fund Management LLC. If elected, Dr. Jacobson and Mr. Looney would oversee the Fund, but not any other portfolio in the "fund complex" of which the Fund is a part. The aggregate value of the shares of the Fund owned by Mr. Looney is less than \$10,000 and Dr. Jacobson does not currently own shares of the Fund.

Neither Dr. Jacobson nor Mr. Looney have any arrangement or understanding with any person with respect to any future employment by the Fund or its affiliates. Shareholders for Tomorrow has agreed to indemnify Dr. Jacobson and Mr. Looney for any liabilities they may incur in connection with this proxy solicitation.

According to the Fund's 2002 proxy statement, each director of the Fund receives an annual fee of \$5,000 and all directors are reimbursed for travel and out-of-pocket expenses associated with attending board meetings. According to the Fund's 2002 proxy statement, directors of the Fund do not receive pension or retirement benefits from the Fund. In addition, according to the Fund's 2002 proxy statement, all current directors of the Fund other than Mr. Barr also serve as directors of, and are similarly compensated by, the five other funds in the same "fund complex."

BENEFICIAL OWNERSHIP OF COMMON STOCK

The following table sets forth certain information as of May 22, 2002 regarding the beneficial ownership of shares of the Fund's common stock by (i) each beneficial owner of more than 5% of the outstanding shares of the Fund's common stock (based on information contained in filings with the Commission), (ii) Shareholders for Tomorrow's nominees for director, (iii) the current executive officers and directors of the Fund (based on information filed with the Securities and Exchange Commission), and (iv) all directors and executive officers as a group.

Position Common Stock

Name and Address	with the Fund	Beneficial Owned	lly 	Percent
The Lola Brown Trust No. 1B*		2,568,200	shares	10.9%
The Ernest Horejsi Trust No. 1B*		1,795,100	shares	7.6%
The Mildred B. Horejsi Trust*		1,922,400	shares	8.1%
The Stewart Horejsi Trust No. 2*		1,697,900	shares	7.2%
The Susan L. Ciciora Trust*		1,359,800	shares	5.8%
The John S. Horejsi Trust*		100	shares	***
Badlands Trust Company*		1,359,800	shares**	5.8%
Dr. Dean Jacobson 4747 S. Lakeshore Drive, Suite 203 Tempe, Arizona 85282	Nominee			***
Joel W. Looney 506 S. Cherry St. Lindsborg, Kansas 67456	Nominee	200	shares	***
Richard I. Barr 6831 East Solano Drive Phoenix, Arizona 85061	Director	100	shares	***
Eugene C. Dorsey 2010 Harbourside Drive, #2003 Longboat Key, Florida 34228	Director an Nominee	d 613	shares	***
Robert E. La Blanc 323 Highland Avenue Ridgewood, New Jersey 07450	Director an Nominee	d 2,000	shares	***
Thomas T. Mooney 55 St. Paul Street Rochester, New York 14604	President, Treasurer a Director	•	shares	***
Clay T. Whitehead P.O. Box 8090 McLean, Virginia 22106	Director		-	***
Arthur J. Brown 1800 Massachusetts Avenue, NW Washington, D.C. 20036	Secretary		-	
R. Charles Miller 1800 Massachusetts Avenue, NW Washington, D.C. 20036	Assistant S	ecretary	-	
Directors and Officers as a group		5,713	3 shares	***

^{*} The address for each of these entities is 614 Broadway, P.O. Box 801, Yankton, South Dakota 57078.

^{**} Includes 1,359,800 shares directly owned by The Susan L. Ciciora Trust
*** Less than 1.0%

SHAREHOLDER PROPOSALS

According to the Fund's proxy statement, the Fund's By-Laws require shareholders wishing to nominate directors or make proposals to be voted on at the Fund's annual meeting to provide notice to the Secretary of the Fund at least 90 days in advance of the anniversary of the date that the Fund's proxy statement for its previous year's annual meeting was first released to shareholders. Accordingly, if a shareholder intends to present a proposal at the Fund's annual meeting of shareholders in 2003 and desires to have the proposal included in the Fund's proxy statement and form of proxy for that meeting, the shareholder must deliver the proposal to the offices of the Fund at Gateway Center Three, 100 Mulberry Street, Newark, New Jersey 07102-4077 by March 5, 2003. The notice must contain information sufficient to identify the nominee(s) or proposal and to establish that the shareholder beneficially owns shares that would be entitled to vote on the nomination or proposal. Shareholder nominations and proposals that are submitted in a timely manner will not necessarily be included in the Fund's proxy materials. Inclusion of such nomination or proposal is subject to limitation under the federal securities laws. Shareholder nominations or proposals not received by March 5, 2003 will not be considered "timely" within the meaning of Rule 14a-4(c) of the Securities Exchange Act.

THE SOLICITATION

Proxies will be solicited by mail and possibly by telephone, personal interview or by other means. In addition, Shareholders for Tomorrow has retained MacKenzie Partners, Inc. to assist and to provide advisory services in connection with this proxy solicitation for which it will be paid a fee of \$25,000 and will be reimbursed for reasonable out-of-pocket expenses. Shareholders for Tomorrow will indemnify MacKenzie Partners against certain liabilities and expenses in connection with this proxy solicitation, including liabilities under the federal securities laws. MacKenzie Partners has advised Shareholders for Tomorrow that approximately 25 of MacKenzie Partners' employees will provide assistance in connection with the proxy solicitation. No officers, directors or employees of Shareholders for Tomorrow or its participants will solicit proxies. Certain officers, directors or employees of Badlands, the trustee of certain participants in Shareholders for Tomorrow, may solicit proxies.

Banks, brokerage houses and other custodians, nominee and fiduciaries will be requested to forward this proxy statement and the accompanying GREEN proxy card to the beneficial owner of shares of common stock for whom they hold of record and Shareholders for Tomorrow will reimburse them for their reasonable out-of-pocket expenses.

The expenses related to this proxy solicitation will be borne by Shareholders for Tomorrow. Shareholders for Tomorrow estimates that the total amount of expenses to be incurred by it in this proxy solicitation will be approximately \$150,000. Expenses to date have been approximately \$25,000. Shareholders for Tomorrow will not seek reimbursement from the Fund for these expenses.

If you have any questions concerning this proxy statement or need help voting your shares, please call:

[MacKenzie Partners Logo]

105 Madison Avenue
New York, New York 10016
email: proxy@mackenziepartners.com
Call Collect: (212) 929-5500
or Toll Free: (800) 322-2885

Dated: June ___, 2002

Exhibit 1

ALL SECURITIES OF THE FUND PURCHASED OR SOLD WITHIN THE PAST TWO YEARS BY THE PARTICIPANTS IN SHAREHOLDERS FOR TOMORROW AND THE NOMINEES

ALL SECURITIES OF THE FUND PURCHASED OR SOLD WITHIN THE PAST TWO YEARS BY THE PARTICIPANTS IN SHAREHOLDERS FOR TOMORROW AND THE NOMINEES

Lola Brown Trust No. 1B Purchases During the Last Two Years

Date	Shares
02/09/01	5000
02/09/01	5000
02/09/01	5000
02/09/01	4500
02/09/01	500
02/12/01	5000
02/12/01	5000
02/12/01	5000
02/12/01	2900
02/12/01	2100
02/12/01	1400
02/15/01	1600
02/15/01	200
02/16/01	10000
02/22/01	9000
02/22/01	3800
02/22/01	1000
02/22/01	600
02/22/01	400
02/23/01	2000
02/23/01	2000
02/23/01	2000
02/23/01	2000
02/23/01	1200
02/26/01	10000
02/26/01	5000
02/28/01	10000
03/02/01	15000
03/02/01	2000
03/02/01	1000
03/05/01	10000
03/05/01	5700
03/05/01	5000
03/05/01	2000
03/05/01	2000
03/06/01	2000
03/07/01	10000
03/07/01	10000
03/07/01	5000

03/07/01 03/07/01 03/07/01 03/07/01 03/07/01 03/08/01 03/08/01 03/12/01 03/12/01 03/12/01 03/12/01 03/13/01 03/13/01 03/13/01 03/14/01 03/14/01 03/14/01 03/14/01 03/14/01 03/14/01 03/15/01 03/15/01 03/15/01 03/16/01 03/16/01 03/16/01 03/16/01 03/16/01 03/16/01 03/19/01 03/19/01 03/19/01 03/19/01 03/20/01 03/21/01 03/22/01 03/22/01 03/22/01 03/26/01 03/26/01 03/26/01	4800 3200 2000 2000 1900 10000 10000 19500 15000 3000 3000 3000 3000 2000 2000 2000
03/22/01 03/22/01 03/22/01 03/26/01 03/26/01 03/26/01 03/26/01 03/26/01 03/26/01	11000 11000 4600 5000 5000 5000 4300 3000 2000
03/26/01 03/26/01 03/26/01 03/27/01 03/27/01 03/27/01 03/27/01 03/27/01 03/27/01 03/27/01	2000 1900 1000 200 15000 14500 3000 2000 2000

03/27/01	500
03/29/01	10000
03/29/01	5400
03/29/01	4400
03/29/01	2000
04/02/01	12000
04/02/01	3000
04/02/01	2500
04/02/01	2100
04/02/01	2000
04/02/01	1900
04/02/01	1800
04/02/01	1000
04/04/01	5000
04/04/01	4200
04/04/01	2000
04/04/01	2000
04/04/01	1300
04/04/01	700
04/05/01	10000
04/05/01	2000
04/05/01	2000
04/05/01	1200
04/05/01	1000
04/05/01	1000
04/05/01	600
04/06/01	15000
04/06/01	11400
04/06/01	6000
04/06/01	5000
04/09/01	2600
04/09/01	1000
04/10/01	7300
04/10/01	2000
04/10/01	2000
04/10/01	1600
04/10/01	1200
04/10/01	1100
04/10/01	1100
04/10/01	1000
04/11/01	9500
04/11/01	900
04/11/01	600
04/12/01	2800
04/12/01	2400
04/12/01	1000
04/12/01	600
05/14/01	5000
05/14/01	5000
05/14/01	1600
05/14/01 05/14/01	1300
05/14/01	1300 3800
00/21/01	2000

Stewart R. Horejsi Trust No.2 Purchases During the Last Two Years

Date	Shares
06/01/00	5900
06/01/00	2100
06/01/00	1000

06/29/00 5 06/29/00 2 06/30/00 7 06/30/00 5 07/05/00 1 07/05/00 5 07/05/00 2 07/05/00 2 07/05/00 2 07/05/00 2 07/05/00 2 07/06/00 7 07/07/00 2 07/07/00 6	5000 5200 5200 5200 5000 4800 1200 24200 3600 50000 11100 3500 3800 11100 3500 2400 2400 2400 2400 2100 2100 2100 2600 6600
07/05/00 2 07/05/00 2 07/05/00 2 07/05/00 7 07/07/00 2 07/07/00 6 07/10/00 4 07/10/00 4 07/10/00 3 07/10/00 2 07/10/00 1 07/10/00 7	2400 2100 2100 700 2600

07/11/00	1400
07/12/00	5000
07/12/00	4900
07/13/00	4600
07/13/00	3000
07/13/00	2900
07/13/00	1100
07/13/00	500
07/14/00	4000
07/14/00	2000
07/14/00	2000
07/14/00	2000
07/14/00	1000
07/14/00	1000
07/14/00	300
07/14/00	10000
07/14/00	200
07/18/00	3000
07/18/00	800
07/18/00	800
07/19/00	15000
07/19/00	9700
07/19/00	6300
07/19/00 07/19/00 07/19/00 07/19/00 07/19/00 07/19/00	5000 3300 2000 2000 1000
07/19/00	300
07/20/00	2600
07/24/00	7000
07/24/00	5000
07/24/00	5000
07/24/00	2400
07/24/00	2000
07/25/00	6000
07/25/00	4000
07/25/00	1000
07/26/00	2000
07/27/00	12000
07/27/00	10000
07/27/00	7100
07/27/00	5000
07/27/00	600
07/28/00	22200
07/31/00	7200
07/31/00	2700
08/01/00	7200
08/01/00	6000
08/01/00	5000
08/01/00	4700
08/02/00	1400
08/03/00	10000
08/03/00	8600
08/04/00	13900
08/04/00	5000
08/07/00	10000
08/07/00	3900
08/07/00	3900
08/07/00	3000
08/08/00	4900

08/10/00 08/10/00 08/10/00 08/14/00 08/14/00 08/14/00 08/14/00 08/15/00 08/15/00 08/16/00 08/16/00 08/16/00 08/18/00 08/18/00 08/18/00 08/18/00 08/18/00 08/28/00 08/28/00 08/28/00 08/28/00 08/28/00 08/29/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00 09/05/00	15900 14100 1500 15000 15000 6000 3000 2000 5200 10000 700 14100 10100 10000 2000 1700 11600 20000 15000 3000 2000 5000 1400 12000 10000 5000 5000 5000 5000 5000
09/05/00	1200
09/07/00	7500
09/07/00	5000
09/08/00	1000
09/11/00	20000
09/11/00	15000
09/11/00	4800
09/13/00	3000
09/13/00	10800
09/18/00	5000
09/18/00	24100
09/19/00	10000
09/19/00 09/20/00 09/20/00 09/20/00 09/20/00 09/21/00	4600 20000 16000 10000 6000
09/21/00	7000
09/21/00	6000
09/22/00	10000

Susan L. Ciciora Trust

Purchases During the Last Two Years

Date	Shares
09/21/00	10000
09/22/00	16700

09/22/00 09/22/00 09/28/00 09/28/00 09/28/00 09/28/00	10900 5000 10000 10000 10000
09/29/00 09/29/00 09/29/00 09/29/00 09/29/00 10/02/00	25200 7000 4000 3000 1000 2500
10/03/00 10/03/00 10/05/00 10/10/00 10/13/00 10/13/00	20000 10700 15000 10000 5000 2100
10/13/00 10/16/00 10/16/00 10/16/00 10/16/00 10/16/00	1000 5000 5000 4000 3000 1700
10/16/00 10/17/00 10/17/00 10/17/00 10/17/00 10/17/00	1000 15000 6500 5000 5000
10/17/00 10/18/00 10/18/00 10/18/00 10/18/00 10/18/00	1500 10000 8700 5200 5000
10/18/00 10/18/00 10/19/00 10/20/00 10/20/00 10/20/00 10/23/00	2200 10000 6300 5500 4500
10/23/00 10/24/00 10/24/00 10/24/00 10/24/00	4000 6000 5000 4000 3000
10/25/00 10/25/00 10/25/00 10/26/00 10/26/00 10/26/00	5000 5000 5000 11500 11000
10/26/00 10/26/00 10/30/00 11/06/00 11/06/00 11/06/00	9000 1800 17000 5000 5000
11/06/00 11/06/00 11/06/00	10000 10000 10000

11/28/00 5000 11/28/00 5000 11/28/00 2800 11/28/00 2000	11/28/00 11/28/00	5000
	11/22/00 11/22/00 11/22/00 11/27/00	6000 6000 5000 5000
	11/30/00 11/30/00 11/30/00	8800 8300 1200

12/01/00 12/01/00 12/01/00 12/01/00 12/04/00 12/04/00	14400 5000 2400 200 15000 5000
12/05/00 12/05/00	5000 5000
12/05/00	5000
12/05/00 12/05/00	2000 2000
12/05/00	2000
12/06/00	10000
12/06/00	5000 1500
12/06/00 12/07/00	5000
12/07/00	3500
12/08/00	3200
12/11/00	10000
12/11/00 12/11/00	10000 5000
12/11/00	5000
12/11/00	2800
12/11/00	2000
12/11/00 12/11/00	1500 1200
12/11/00	200
12/12/00	5000
12/12/00	5000
12/12/00	5000
12/12/00 12/12/00	5000 2000
12/12/00	1000
12/13/00	5000
12/13/00	5000
01/18/01	25000
01/24/01 01/26/01	8400 30000
01/26/01	5000
01/31/01	800
01/31/01	500

Joel W. Looney

Purchases During the Last Two Years

Date	Shares
10/1/01	50
12/6/01	150

The funds used by the Trust to purchase the above-listed shares were provided by the Trust's cash on hand, from intertrust advances from related trusts, and from margin borrowings under a cash management account maintained by the Trust with Merrill Lynch, Pierce, Fenner & Smith Incorporated, which margin loans aggregated \$109,590,410.92 as of May 22, 2002.

PROXY
APPENDIX 1

PROXY CARD

THIS PROXY IS SOLICITED IN OPPOSITION TO THE BOARD OF DIRECTORS OF
FIRST FINANCIAL FUND, INC. BY
FIRST FINANCIAL SHAREHOLDERS FOR TOMORROW

Proxy for the August 12, 2002 annual meeting of shareholders of First Financial Fund, Inc.

The undersigned holder of shares of common stock of First Financial Fund, Inc., a Maryland corporation (the "Fund"), hereby appoints Stewart R. Horejsi, Stephen C. Miller and Nicole L. Murphey, and each of them, as attorneys and proxies for the undersigned, with full powers of substitution and revocation, to represent the undersigned and to vote on behalf of the undersigned all shares of common stock of the Fund that the undersigned is entitled to vote at the annual meeting of shareholders of the Fund to be held at Gateway Center Three, 100 Mulberry Street, Newark, New Jersey 07102-4077 on Monday, August 12, 2002 at 10:30 a.m., local time, and any adjournments or postponements thereof. The undersigned hereby acknowledges receipt of the proxy statement of First Financial Shareholders for Tomorrow and hereby instructs said attorneys and proxies to vote said shares as indicated hereon. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the annual meeting. A majority of the proxies present and acting at the annual meeting in person or by substitute (or, if only one shall be so present, then that one) shall have and may exercise all of the power and authority of said proxies hereunder. The undersigned hereby revokes any proxy previously given.

THIS PROXY IS CONTINUED ON THE REVERSE.

Please Sign and Date Your Proxy Card on the Reverse and Return Today.

PROXY

Important: Please indicate your vote by an "X" in the appropriate box below. This proxy, if properly executed, will be voted in the manner directed by the undersigned shareholder. If no direction is made, this proxy will be voted "For" the Proposal below.

Proposal: Election of the following two nominees proposed by First Financial Shareholders for Tomorrow as Directors: Dr. Dean Jacobson and Joel W. Looney

[] FOR [] WITHHOLD

You may withhold authority to vote for any individual nominee or nominees by marking the FOR box and striking out the name of any such nominee.

First Financial Shareholders for Tomorrow recommends that shareholders vote FOR the Proposal.

Signature(s)	

Date Title (if applicable)
Important: Please sign exactly as appears hereon or on the proxy card previously sent to you. When
shares are held by joint tenants, both should sign.
When signing as an attorney, executor, administrator, trustee or guardian, please give
full title as such. If a corporation, please sign in full corporate name by the President or other
duly authorized officer. If a partnership, please
sign in full partnership name by authorized person.

Please Sign, Date and Return this Proxy Card Promptly.